DECLARATION OF **VIOLA TREBICKA** ISO DEFENDANT **GOOGLE LLC'S OPPOSITION TO PLAINTIFFS**' **MOTION IN LIMINE 5** RE: DISPARAGING **EVIDENCE OR ARGUMENT**

Redacted Version of Document Sought to be Sealed

1 QUINN EMANUEL URQUHART & SULLIVAN, LLP 2 Stephen A. Broome (CA Bar No. 314605) Andrew H. Schapiro (admitted *pro hac vice*) stephenbroome@quinnemanuel.com andrewschapiro@quinnemanuel.com 3 Teuta Fani (admitted *pro hac vice*) Viola Trebicka (CA Bar No. 269526) teutafani@quinnemanuel.com violatrebicka@quinnemanuel.com 4 Joseph H. Margolies (admitted *pro hac vice*) Crystal Nix-Hines (Bar No. 326971) josephmargolies@quinnemanuel.com crystalnixhines@quinnemanuel.com 5 191 N. Wacker Drive, Suite 2700 Rachael L. McCracken (Bar No. 252660) Chicago, IL 60606 6 rachaelmccracken@quinneamanuel.com Telephone: (312) 705-7400 Alyssa G. Olson (CA Bar No. 305705) 7 Facsimile: (312) 705-7401 alyolson@quinnemanuel.com 865 S. Figueroa Street, 10th Floor 8 Los Angeles, CA 90017 9 Telephone: (213) 443-3000 Facsimile: (213) 443-3100 10 Jomaire Crawford (admitted *pro hac vice*) Xi ("Tracy") Gao (CA Bar No. 326266) 11 jomairecrawford@quinnemanuel.com tracygao@quinnemanuel.com D. Seth Fortenbery (admitted *pro hac vice*) Carl Spilly (admitted *pro hac vice*) 12 sethfortenbery@quinnemanuel.com carlspilly@quinnemanuel.com 51 Madison Avenue, 22nd Floor 13 1300 I Street NW, Suite 900 New York, NY 10010 Washington D.C., 20005 14 Telephone: (212) 849-7000 Telephone: (202) 538-8000 Facsimile: (212) 849-7100 Facsimile: (202) 538-8100 15 16 Attorneys for Defendant Google LLC 17 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION 18 Case No. 4:20-cv-03664-YGR-SVK 19 CHASOM BROWN, et al., on behalf of themselves and all others similarly situated, **DECLARATION OF VIOLA TREBICKA** 20 Plaintiffs. IN SUPPORT OF DEFENDANT GOOGLE LLC'S OPPOSITION TO PLAINTIFFS' 21 **MOTION IN LIMINE 5 RE:** v. DISPARAGING EVIDENCE OR 22 GOOGLE LLC, ARGUMENT 23 Defendant. The Honorable Yvonne Gonzalez Rogers Date: November 29, 2023 24 Time: 9:00 a.m. Location: Courtroom 1 – 4th Floor 25 Trial Date: January 29, 2024 26 27 28

Case No. 4:20-cv-03664-YGR-SVK

1	I, Viola Trebicka, declare as follows:
2	1. I am a member of the bar of the State of California and a partner with Quinn Emanuel
3	Urquhart & Sullivan, LLP. I make this declaration of my own personal, firsthand knowledge, and if
4	called and sworn as a witness, I could and would testify competently thereto.
5	2. I submit this declaration in support of Google's Opposition to Plaintiffs' Motion in
6	Limine 5 re: Disparaging Evidence or Argument.
7	3. Attached hereto as Exhibit A is a true and correct excerpted copy of Plaintiff William
8	Byatt's deposition transcript, dated December 20, 2021.
9	4. Attached hereto as Exhibit B is a true and correct excerpted copy of Plaintiff Chasom
10	Brown's deposition transcript, dated January 13, 2022.
11	5. Attached hereto as Exhibit C is a true and correct copy of a document produced
12	during discovery bearing Bates number GOOG-BRWN-00225677.
13	6. Attached hereto as Exhibit D is a true and correct copy of Plaintiffs' Exhibit List,
14	served on Google on August 24, 2023.
15	7. Attached hereto as Exhibit E is a true and correct excerpted copy of Brian
16	Rakowski's deposition transcript, dated August 19, 2021.
17	I declare under penalty of perjury of the laws of the United States that the foregoing is true
18	and correct.
19	Executed in Los Angeles, California on October 17, 2023.
20	By <u>/s/ Viola Trebicka</u>
21	Viola Trebicka
22	
23	
24	
25	
26	
27	
28	

EXHIBIT A

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1
       UNITED STATES DISTRICT COURT
      NORTHERN DISTRICT OF CALIFORNIA
 2
              SAN JOSE DIVISION
 3
      CHASOM BROWN, WILLIAM BYATT,
      JEREMY DAVIS, CHRISTOPHER
 4
      CASTILLO, and MONIQUE TRUJILLO,
 5
      individually and on behalf of
      all other similarly situated
 6
        Plaintiffs,
                             CASE NO.
 7
                         5:20-CV-03664-LHK-SVK
     VS.
8
      GOOGLE LLC
9
        Defendant.
10
11
        **********
12
        ZOOM VIDEOTAPED DEPOSITION OF WILLIAM BYATT
                 December 20, 2021
13
                   11:04 a.m. EST
       14
15
16
      TAKEN BY:
17
        VIOLA TREBICKA, ESQ.
        ATTORNEY FOR DEFENDANT
18
19
     REPORTED BY:
20
        BELLE VIVIENNE, CRR
        CERTIFIED STENOGRAPHIC
21
        REALTIME COURT REPORTER
        VERITEXT LEGAL SOLUTIONS
22
        JOB NO. 5001125
        866 299-5127
23
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25
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1 2	APPEARANCES	1	
	FOR THE PLAINTIFFS:	2	EXHIBITS (Continued.)
3	IAMES WILEE ESO	3	
4	JAMES W LEE, ESQ ROSSANA BAEZA, ESQ	4	
_	MARK MAO, ESQ (San Francisco)	5	NO. DESCRIPTION PAGE
5	BOIES SCHILLER FLEXNER LLP 100 SE 2nd Street, Suite 2800	6	Exhibit 6 Google Terms of Services
6	Miami, Florida 33131	7	effective dates
7	305 539 8400	8	04/16/2007 to 02/29/2012104
8	jlee@bsfllp com	9	Exhibit 7 Google Privacy Policy112
	RYAN J MCGEE, ESQ	10	Exhibit 8 Screenshot of Chrome's
9	MORGAN & MORGAN, P A 201 North Franklin Street, 7th Floor	11	You've Gone Incognito
10	Tampa, Florida 33602	12	pop-up screen from
11	813 223 5505 rmcgee@forthepeople.com	13	08/20/2020123
1	FOR THE DEFENDANT:		
13	VIOLA TREBICKA, ESQ	14	Exhibit 9 How Private Browsing
14	TRACY GAO, ESQ QUINN EMANUEL URQUHART & SULLIVAN LLP	15	Works in Chrome Google
	865 S Figueroa St, 10th Floor	16	document142
15	Los Angeles, California 90017 213 443 3000	17	Exhibit 10 Google Search Help
16	Violatrebicka@quinnemanuel com	18	Document148
17	WDFOCD A DUFF	19	Exhibit 11 Second Amended Complaint156
18	VIDEOGRAPHER: JoAnn Yager	20	Exhibit 12 May 12, 2021 Amended
19		21	Responses and Objections
20 21		22	to Google's
22		23	Interrogatories Number 1,
23		24	4 and 5166
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1 A. I do. 12:50:10	1 still finishing his prior answer, 12:52:18
2 MR. LEE: Viola, do I have the 12:50:10	2 Viola. 12:52:21
3 same standing objection for this 12:50:11	3 A. Yeah, I'm I'm sure I have 12:52:21
4 document as for lack of foundation? 12:50:13	4 noticed, but I can't sit here saying that 12:52:23
5 MS. TREBICKA: Yes, that's fine. 12:50:14	5 I recall specific ads that I've that I 12:52:29
6 MR. LEE: Thanks. 12:50:16	6 have seen. I certainly don't recall 12:52:32
7 BY MS. TREBICKA: 12:50:16	7 whether they've been served by Google. 12:52:34
8 Q. Do you see how you can turn it 12:50:17	8 BY MS. TREBICKA: 12:52:34
9 on or turn it off? 12:50:18	9 Q. I'm not asking about specific 12:52:40
10 A. I do see those buttons, yes. 12:50:19	10 ads. 12:52:42
11 Q. And do you also see the 12:50:22	11 A. Sure. 12:52:43
12 hyperlink down there "learn more about how 12:50:24	12 Q. However, my question relates to 12:52:45
13 Google ads work"? 12:50:25	13 whether you know whether ads are served 12:52:47
14 A. Oh, it took me a second to find 12:50:28	14 while you are in Incognito mode to you? 12:52:51
15 it, but, yes, I do. 12:50:30	MR. LEE: Asked and answered. 12:52:54
16 Q. Do you have you ever clicked 12:50:31	16 A. Do I continue to answer again? 12:52:57
17 on that link to your memory as far 12:50:35	17 BY MS. TREBICKA: 12:52:57
18 A. I don't I don't remember 12:50:40	18 Q. Yes. 12:52:59
19 ever whether or not I've ever been on 12:50:41	19 A. Okay. Yeah, I believe ads are 12:53:00
20 this page so I certainly don't remember 12:50:43	20 served to me in Incognito mode. I just 12:53:04
21 whether I've ever clicked on that link, 12:50:45	21 don't recall any particular details. 12:53:06
22 but I don't know what's on the other side 12:50:47	Q. When you are in Incognito mode, 12:53:09
23 of that link to know if I have seen what's 12:50:49	23 do you browse for extended periods of time 12:53:16
24 on the other side of that link. 12:50:52	24 or for limited periods of time? 12:53:21
25 Q. That's all fair. Have you ever 12:50:54	25 MR. LEE: Objection to form. 12:53:29
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1 1-1-1:1:1:1:1:1:1:1:1:1:1:1:1:1:1:1:1:	
1 looked into documents that explain how 12:50:55	1 A. Yeah, I'd say both. Probably 12:53:30
1	, , , , , , , , , , , , , , , , , , , ,
2 Google ads work? 12:50:58	2 more often I'd say shorter periods of time 12:53:31
2 Google ads work? 12:50:58 3 A. I'm sure I have, yes. 12:51:02	2 more often I'd say shorter periods of time 12:53:31
2 Google ads work? 12:50:58 3 A. I'm sure I have, yes. 12:51:02 4 Q. And those documents also explain 12:51:08	2 more often I'd say shorter periods of time 12:53:31 3 but not exclusively. 12:53:33 4 BY MS. TREBICKA: 12:53:33
2 Google ads work? 12:50:58 3 A. I'm sure I have, yes. 12:51:02 4 Q. And those documents also explain 12:51:08 5 how Google ads uses user data? 12:51:11	2 more often I'd say shorter periods of time 12:53:31 3 but not exclusively. 12:53:33 4 BY MS. TREBICKA: 12:53:33 5 Q. When you browse for longer 12:53:36
2 Google ads work? 12:50:58 3 A. I'm sure I have, yes. 12:51:02 4 Q. And those documents also explain 12:51:08 5 how Google ads uses user data? 12:51:11 6 A. To some extent, yes. I I 12:51:15	2 more often I'd say shorter periods of time 12:53:31 3 but not exclusively. 12:53:33 4 BY MS. TREBICKA: 12:53:33 5 Q. When you browse for longer 12:53:36 6 periods of time, what kinds of browse 12:53:38
2 Google ads work? 12:50:58 3 A. I'm sure I have, yes. 12:51:02 4 Q. And those documents also explain 12:51:08 5 how Google ads uses user data? 12:51:11 6 A. To some extent, yes. I I 12:51:15 7 can't say for sure whether I've seen 12:51:16	2 more often I'd say shorter periods of time 12:53:31 3 but not exclusively. 12:53:33 4 BY MS. TREBICKA: 12:53:33 5 Q. When you browse for longer 12:53:36 6 periods of time, what kinds of browse 12:53:38 7 what kinds of browsing is that? 12:53:40
2 Google ads work? 12:50:58 3 A. I'm sure I have, yes. 12:51:02 4 Q. And those documents also explain 12:51:08 5 how Google ads uses user data? 12:51:11 6 A. To some extent, yes. I I 12:51:15 7 can't say for sure whether I've seen 12:51:16 8 authoritative documents from Google about 12:51:20	2 more often I'd say shorter periods of time 12:53:31 3 but not exclusively. 12:53:33 4 BY MS. TREBICKA: 12:53:33 5 Q. When you browse for longer 12:53:36 6 periods of time, what kinds of browse 12:53:38 7 what kinds of browsing is that? 12:53:40 8 MR. LEE: Objection to form. 12:53:47
2 Google ads work? 12:50:58 3 A. I'm sure I have, yes. 12:51:02 4 Q. And those documents also explain 12:51:08 5 how Google ads uses user data? 12:51:11 6 A. To some extent, yes. I I 12:51:15 7 can't say for sure whether I've seen 12:51:16 8 authoritative documents from Google about 12:51:20 9 how ad personalization works or whether 12:51:22	 2 more often I'd say shorter periods of time 12:53:31 3 but not exclusively. 12:53:33 4 BY MS. TREBICKA: 12:53:33 5 Q. When you browse for longer 12:53:36 6 periods of time, what kinds of browse 12:53:38 7 what kinds of browsing is that? 12:53:40 8 MR. LEE: Objection to form. 12:53:47 9 A. Yeah, I don't I don't really 12:53:49
2 Google ads work? 12:50:58 3 A. I'm sure I have, yes. 12:51:02 4 Q. And those documents also explain 12:51:08 5 how Google ads uses user data? 12:51:11 6 A. To some extent, yes. I I 12:51:15 7 can't say for sure whether I've seen 12:51:16 8 authoritative documents from Google about 12:51:20 9 how ad personalization works or whether 12:51:22	2 more often I'd say shorter periods of time 12:53:31 3 but not exclusively. 12:53:33 4 BY MS. TREBICKA: 12:53:33 5 Q. When you browse for longer 12:53:36 6 periods of time, what kinds of browse 12:53:38 7 what kinds of browsing is that? 12:53:40 8 MR. LEE: Objection to form. 12:53:47 9 A. Yeah, I don't I don't really 12:53:49 10 know how to answer that. It would look 12:53:51
2 Google ads work? 12:50:58 3 A. I'm sure I have, yes. 12:51:02 4 Q. And those documents also explain 12:51:08 5 how Google ads uses user data? 12:51:11 6 A. To some extent, yes. I I 12:51:15 7 can't say for sure whether I've seen 12:51:16 8 authoritative documents from Google about 12:51:20 9 how ad personalization works or whether 12:51:22 10 the things that I have seen have been 12:51:25 11 third party or general explainers. So 12:51:29	2 more often I'd say shorter periods of time 12:53:31 3 but not exclusively. 12:53:33 4 BY MS. TREBICKA: 12:53:33 5 Q. When you browse for longer 12:53:36 6 periods of time, what kinds of browse 12:53:38 7 what kinds of browsing is that? 12:53:40 8 MR. LEE: Objection to form. 12:53:47 9 A. Yeah, I don't I don't really 12:53:49 10 know how to answer that. It would look 12:53:51 11 like probably mostly reading news and 12:53:55
2 Google ads work? 12:50:58 3 A. I'm sure I have, yes. 12:51:02 4 Q. And those documents also explain 12:51:08 5 how Google ads uses user data? 12:51:11 6 A. To some extent, yes. I I 12:51:15 7 can't say for sure whether I've seen 12:51:16 8 authoritative documents from Google about 12:51:20 9 how ad personalization works or whether 12:51:22 10 the things that I have seen have been 12:51:25 11 third party or general explainers. So 12:51:29	2 more often I'd say shorter periods of time 12:53:31 3 but not exclusively. 12:53:33 4 BY MS. TREBICKA: 12:53:33 5 Q. When you browse for longer 12:53:36 6 periods of time, what kinds of browse 12:53:38 7 what kinds of browsing is that? 12:53:40 8 MR. LEE: Objection to form. 12:53:47 9 A. Yeah, I don't I don't really 12:53:49 10 know how to answer that. It would look 12:53:51 11 like probably mostly reading news and 12:53:55 12 things like that for more extended 12:54:07
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1			
1	last answer before you moved on. 15:51:50	1	Have you do you have a Chrome 15:54:04
2	That's I think this is a reasonable 15:51:52	2	application on your handheld device? 15:54:07
3	request and certainly proper under the 15:51:53	3	A. Yes. 15:54:12
4	rules. 15:51:55	4	Q. And you use that to browse? 15:54:13
5	BY MS. TREBICKA: 15:51:55	5	A. Yes. 15:54:15
6	Q. Mr. Byatt, were you finished 15:51:55	6	Q. Do you use it to browse in 15:54:16
7	with your answer? 15:51:57	7	Incognito mode? 15:54:17
8	A. What I was going to say was that 15:51:59	8	A. Yes. 15:54:19
9	I don't know everything that Google does 15:52:00	9	Q. When you use the Chrome 15:54:20
10	or syncs up when I log in to the Chrome 15:52:04	10	application on your handheld device to 15:54:22
11	application, but I do know that I can log 15:52:07	11	browse in Incognito mode, have you also at 15:54:25
12	in to Chrome and log in to Gmail 15:52:10	12	the same time logged in to your Gmail 15:54:28
13	separately. 15:52:12	13	account? 15:54:32
14	Q. Mr. Byatt, do you understand 15:52:15	14	A. I do not recall. 15:54:32
15	that there are two ways in which you can 15:52:16	15	Q. And when you have used your 15:54:35
16	use Chrome, one is on your mobile device 15:52:19	16	Chrome application on your handheld device 15:54:37
17	and one is on your computer? 15:52:21	17	to browse in Incognito mode, have you also 15:54:39
18	A. I don't know if those are the 15:52:25	18	at the same time logged in to any other 15:54:42
19	only two ways, but I do agree that those 15:52:28	19	Google accounts that you may have? 15:54:45
20	are two ways, yes. 15:52:31	20	A. Inside of Chrome? 15:54:47
21	Q. Do you use Chrome in any other 15:52:32	21	Q. Yes, inside of Chrome for now. 15:54:49
22	way? 15:52:34	22	A. Yeah, that I do not recall 15:54:52
23	A. Yes, actually. I have used 15:52:39	23	ever having done that. 15:54:53
24	Chrome in another way. 15:52:41	24	Q. What about outside of Chrome? 15:54:54
25	Q. Tell me what that way is. 15:52:42	25	A. I have certain my cell phones 15:54:57
	Page 186		Page 188
1	A. I have used Chrome inside of 15:52:44	1	have always been Android phones, so if I'm 15:55:00
2	virtual machines for software development 15:52:48	2	browsing in Incognito mode on my phone, 15:55:07
3	testing and I have used Chrome in a way 15:52:52	3	that phone is logged in to my account and 15:55:10
	41-4:		I'll been the Court and it and it and the 15.55.14
4	that is automated for the purpose of 15:52:58	4	I'll have the Gmail application on the 15:55:14
4 5	testing software. 15:52:38	5	phone that is logged in to my Google 15:55:16
5	testing software. 15:53:02	5	phone that is logged in to my Google 15:55:16
5 6	testing software. 15:53:02 Q. And is that on a computer? 15:53:04	5 6	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19
5 6 7 8	testing software. 15:53:02 Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07	5 6 7	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22
5 6 7 8	testing software. 15:53:02 Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09	5 6 7 8	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24
5 6 7 8 9	testing software. 15:53:02 Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11	5 6 7 8 9	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27
5 6 7 8 9 10	Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13	5 6 7 8 9 10 11	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35
5 6 7 8 9 10 11	testing software. 15:53:02 Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13 a browsing session on Chrome. 15:53:16	5 6 7 8 9 10 11	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40
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5 6 7 8 9 10 11 12 13 14	Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13 a browsing session on Chrome. 15:53:16 As far as you being in the 15:53:21 Chrome browser on a computer and being in 15:53:24 Incognito, have you ever logged in to your 15:53:28	5 6 7 8 9 10 11 12 13 14	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40 Do you see that? 15:55:43 A. I do, yes. 15:55:44 Q. And the first two e-mail 15:55:46
5 6 7 8 9 10 11 12 13 14 15	testing software. 15:53:02 Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13 a browsing session on Chrome. 15:53:16 As far as you being in the 15:53:21 Chrome browser on a computer and being in 15:53:24 Incognito, have you ever logged in to your 15:53:28 Gmail accounts once you have been in 15:53:31	5 6 7 8 9 10 11 12 13 14 15	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40 Do you see that? 15:55:43 A. I do, yes. 15:55:44 Q. And the first two e-mail 15:55:46 accounts, 15:55:47
5 6 7 8 9 10 11 12 13 14 15 16	testing software. 15:53:02 Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13 a browsing session on Chrome. 15:53:16 As far as you being in the 15:53:21 Chrome browser on a computer and being in 15:53:24 Incognito, have you ever logged in to your 15:53:28 Gmail accounts once you have been in 15:53:31 that in that environment? 15:53:34	5 6 7 8 9 10 11 12 13 14 15 16	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40 Do you see that? 15:55:43 A. I do, yes. 15:55:44 Q. And the first two e-mail 15:55:46 accounts, and 15:55:56
5 6 7 8 9 10 11 12 13 14 15 16	testing software. 15:53:02 Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13 a browsing session on Chrome. 15:53:16 As far as you being in the 15:53:21 Chrome browser on a computer and being in 15:53:24 Incognito, have you ever logged in to your 15:53:28 Gmail accounts once you have been in 15:53:31 that in that environment? 15:53:39	5 6 7 8 9 10 11 12 13 14 15 16 17	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40 Do you see that? 15:55:43 A. I do, yes. 15:55:44 Q. And the first two e-mail 15:55:46 accounts, and 15:55:47 are these your personal 15:55:56 accounts or what you would consider your 15:55:58
5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13 a browsing session on Chrome. 15:53:16 As far as you being in the 15:53:21 Chrome browser on a computer and being in 15:53:24 Incognito, have you ever logged in to your 15:53:28 Gmail accounts once you have been in 15:53:31 that in that environment? 15:53:34 A. I do not recall specifically 15:53:39 ever having done that. 15:53:40	5 6 7 8 9 10 11 12 13 14 15 16 17 18	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40 Do you see that? 15:55:43 A. I do, yes. 15:55:44 Q. And the first two e-mail 15:55:46 accounts, and 15:55:56 accounts or what you would consider your 15:55:58 personal Google accounts? 15:55:59
5 6 7 8 9 10 11 12 13 14 15 16 17 18	testing software. Q. And is that on a computer? A. That is on a computer, yes. Q. So limiting your answers initially to using Chrome on a computer and what I'm limiting it to is you opening a browsing session on Chrome. As far as you being in the As far as you being in the Is:53:21 Chrome browser on a computer and being in Is:53:24 Incognito, have you ever logged in to your Is:53:32 Gmail accounts once you have been in that in that environment? A. I do not recall specifically ever having done that. Q. Have you logged in to any of 15:53:48	5 6 7 8 9 10 11 12 13 14 15 16 17 18	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40 Do you see that? 15:55:43 A. I do, yes. 15:55:44 Q. And the first two e-mail 15:55:46 accounts, and 15:55:47 are these your personal 15:55:56 accounts or what you would consider your 15:55:58 personal Google accounts? 15:55:59 A. Yes. 15:56:00
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13 a browsing session on Chrome. 15:53:16 As far as you being in the 15:53:21 Chrome browser on a computer and being in 15:53:24 Incognito, have you ever logged in to your 15:53:28 Gmail accounts once you have been in 15:53:31 that in that environment? 15:53:34 A. I do not recall specifically 15:53:39 ever having done that. 15:53:40 Q. Have you logged in to any of 15:53:49	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40 Do you see that? 15:55:43 A. I do, yes. 15:55:44 Q. And the first two e-mail 15:55:46 accounts, and 15:55:56 accounts or what you would consider your 15:55:58 personal Google accounts? 15:55:59 A. Yes. 15:56:00 Q. You have listed here an 15:56:01
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13 a browsing session on Chrome. 15:53:16 As far as you being in the 15:53:21 Chrome browser on a computer and being in 15:53:24 Incognito, have you ever logged in to your 15:53:28 Gmail accounts once you have been in 15:53:31 that in that environment? 15:53:39 ever having done that. 15:53:40 Q. Have you logged in to any of 15:53:48 your Google accounts, any other Google 15:53:52	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	phone that is logged in to my Google 15:55:16 account. It I would imagine, I 15:55:19 probably have other applications that are 15:55:22 also logged in to the Google account. 15:55:24 Q. You have listed here a few 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40 Do you see that? 15:55:43 A. I do, yes. 15:55:44 Q. And the first two e-mail 15:55:46 accounts, and 15:55:47 are these your personal 15:55:58 personal Google accounts? 15:55:59 A. Yes. 15:56:00 Q. You have listed here an 15:56:01 additional three Google accounts: 15:56:04
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. 15:53:07 Q. So limiting your answers 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13 a browsing session on Chrome. 15:53:16 As far as you being in the 15:53:21 Chrome browser on a computer and being in 15:53:24 Incognito, have you ever logged in to your 15:53:28 Gmail accounts once you have been in 15:53:31 that in that environment? 15:53:34 A. I do not recall specifically 15:53:39 ever having done that. 15:53:40 Q. Have you logged in to any of 15:53:48 your Google accounts, any other Google 15:53:52 in Incognito on your computer? 15:53:54	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	phone that is logged in to my Google account. It I would imagine, I probably have other applications that are also logged in to the Google account. Q. You have listed here a few and by "here," I mean on Exhibit 13, you 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. Do you see that? A. I do, yes. 15:55:44 Q. And the first two e-mail accounts, are these your personal 15:55:56 accounts or what you would consider your 15:55:58 personal Google accounts? A. Yes. 15:56:00 Q. You have listed here an 15:56:01 additional three Google accounts: 15:56:06
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	testing software. Q. And is that on a computer? A. That is on a computer, yes. Q. So limiting your answers initially to using Chrome on a computer 15:53:09 initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening 15:53:13 a browsing session on Chrome. As far as you being in the 15:53:21 Chrome browser on a computer and being in 15:53:24 Incognito, have you ever logged in to your 15:53:28 Gmail accounts once you have been in 15:53:31 that in that environment? 15:53:34 A. I do not recall specifically 15:53:49 ever having done that. Q. Have you logged in to any of 15:53:49 accounts you may have once you have been 15:53:52 in Incognito on your computer? 15:53:57	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	phone that is logged in to my Google account. It I would imagine, I probably have other applications that are also logged in to the Google account. Q. You have listed here a few stand by "here," I mean on Exhibit 13, you 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40 Do you see that? A. I do, yes. 15:55:44 Q. And the first two e-mail 15:55:46 accounts, are these your personal 15:55:56 accounts or what you would consider your 15:55:59 A. Yes. 15:56:00 Q. You have listed here an 15:56:01 additional three Google accounts: 15:56:04 Scm@miamidadedems.org, 15:56:12
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	testing software. Q. And is that on a computer? 15:53:04 A. That is on a computer, yes. Q. So limiting your answers initially to using Chrome on a computer 15:53:11 and what I'm limiting it to is you opening a browsing session on Chrome. As far as you being in the 15:53:16 As far as you being in the 15:53:21 Chrome browser on a computer and being in 15:53:24 Incognito, have you ever logged in to your 15:53:28 Gmail accounts once you have been in 15:53:31 that in that environment? 15:53:34 A. I do not recall specifically 15:53:40 Q. Have you logged in to any of 15:53:49 accounts you may have once you have been 15:53:52 in Incognito on your computer? 15:53:57 specifically having done that. 15:53:57	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	phone that is logged in to my Google account. It I would imagine, I probably have other applications that are also logged in to the Google account. Q. You have listed here a few and by "here," I mean on Exhibit 13, you 15:55:27 and by "here," I mean on Exhibit 13, you 15:55:35 have listed here a few e-mail accounts. 15:55:40 Do you see that? 15:55:43 A. I do, yes. 15:55:44 Q. And the first two e-mail accounts, are these your personal 15:55:56 accounts or what you would consider your 15:55:58 personal Google accounts? 15:55:59 A. Yes. 15:56:00 Q. You have listed here an 15:56:01 additional three Google accounts: 15:56:04 Scm@miamidadedems.org, 15:56:12 william.byatt@miamiprogressives.org. 15:56:15

1 A I.I.	15.56.01	1	A State Committee and 15.50.47
	15:56:21	1 2	A. State Committeeman. 15:58:47
2 Q. Are these your personal	-	2	Q. Do you currently hold these 15:58:52
3 accounts too?	15:56:24	3	positions, these two positions? 15:58:53
4 A. No.	15:56:24	4	A. I I I am sorry for that, 15:58:57
5 Q. How would you describe		5	Belle. I hold the State Committeeman 15:59:00
6 accounts? 7 A. Those are accounts that	15:56:26	6	seat. I am no longer the treasurer, and I 15:59:04
		$\begin{vmatrix} 7 \\ 8 \end{vmatrix}$	no longer have access to that account 15:59:06 either. 15:59:09
		9	
10 Democratic Party for the two th		10	personal accounts, do you use them 15:59:20 equally? 15:59:22
11 MiamiDadeDems.org, and the I12 Progressive Caucus of Miami-E		12	A. No, I do not. 15:59:24
12 Progressive Caucus of Miami-D 13 ones that end in MiamiProgress		13	
14 Q. Focusing your attention		14	Q. Do you no longer use one of 15:59:24 them? 15:59:28
15 two personal Gmail accounts, h		15	A. I would say that I use the one 15:59:31
1	15:57:00	16	that's listed first. 15:59:34
16 shared them with anyone? 17 MR. LEE: Objection to f		17	I use that as my sort of main functional 15:59:39
18 A. Can you clarify what yo		18	account. The other one I do still 15:59:44
19 "shared"?	15:57:07	19	occasionally use, but mostly for spam and 15:59:48
20 BY MS. TREBICKA:	15:57:07	20	a couple of websites that I may have just 15:59:55
21 Q. Does anyone else have a		21	never changed what my e-mail address on 15:59:58
22 the credentials for these two acc		22	record was with them. 16:00:01
23 A. I certainly hope not.	15:57:14	23	Q. Do you sign into them at the 16:00:08
24 Q. What about the three acc		24	same rate, at the same frequency? 16:00:09
25 that are associated with your va		25	A. Well, I so my browser 16:00:17
25 that are associated with your va	Page 190		Page 192
1 roles at at organizations, are t	those 15:57:24	1	preserves which accounts I'm logged in to 16:00:26
1 roles at at organizations, are t 2 shared accounts?	15:57:24 15:57:28	1 2	preserves which accounts I'm logged in to 16:00:26 and I'm I'm basically constantly logged 16:00:32
		2	-
2 shared accounts?	15:57:28 15:57:29	2	and I'm I'm basically constantly logged 16:00:32
2 shared accounts? 3 A. Sort of.	15:57:28 15:57:29 sort of"? 15:57:33	3	and I'm I'm basically constantly logged 16:00:32 in to both of them. In terms of actually 16:00:37
2 shared accounts? 3 A. Sort of. 4 Q. What do you mean by "s	15:57:28 15:57:29 sort of"? 15:57:33 t is 15:57:34	2 3 4	and I'm I'm basically constantly logged 16:00:32 in to both of them. In terms of actually 16:00:37 accessing and using, I certainly use the 16:00:42
 2 shared accounts? 3 A. Sort of. 4 Q. What do you mean by "s 5 A. I mean two things. First 6 that they are all, you know, adn 7 accounts much like a corporate 	15:57:28 15:57:29 sort of"? 15:57:33 t is 15:57:34 ministered 15:57:36 Gmail 15:57:43	2 3 4 5 6	and I'm I'm basically constantly logged 16:00:32 in to both of them. In terms of actually 16:00:37 accessing and using, I certainly use the 16:00:42 one more. 16:00:53
 2 shared accounts? 3 A. Sort of. 4 Q. What do you mean by "s 5 A. I mean two things. First 6 that they are all, you know, adm 	15:57:28 15:57:29 sort of"? 15:57:33 t is 15:57:34 ministered 15:57:36 Gmail 15:57:43	2 3 4 5 6 7 8	and I'm I'm basically constantly logged 16:00:32 in to both of them. In terms of actually 16:00:37 accessing and using, I certainly use the 16:00:42 one more. 16:00:53 Q. What about the two 16:00:54 organization-related ones that you still 16:00:57 have access to, which my understanding is, 16:01:00
2 shared accounts? 3 A. Sort of. 4 Q. What do you mean by "s 5 A. I mean two things. First 6 that they are all, you know, adn 7 accounts much like a corporate 8 account would be. So the admi 9 the the they used to call it	15:57:28 15:57:29 sort of"? 15:57:33 t is 15:57:34 ministered 15:57:36 Gmail 15:57:43 mistrators, 15:57:46 15:57:50	2 3 4 5 6 7 8	and I'm I'm basically constantly logged 16:00:32 in to both of them. In terms of actually 16:00:37 accessing and using, I certainly use the 16:00:42 one more. 16:00:53 Q. What about the two 16:00:54 organization-related ones that you still 16:00:57 have access to, which my understanding is, 16:01:00 is william.byatt@miamiprogressives.org and 16:01:03
2 shared accounts? 3 A. Sort of. 4 Q. What do you mean by "s 5 A. I mean two things. First 6 that they are all, you know, adn 7 accounts much like a corporate 8 account would be. So the admi 9 the the they used to call it 10 G Suites, I believe they now cal	15:57:28 15:57:29 sort of"? 15:57:33 t is 15:57:34 ministered 15:57:36 Gmail 15:57:43 mistrators, 15:57:46 15:57:50 Il it 15:57:53	2 3 4 5 6 7 8 9	and I'm I'm basically constantly logged 16:00:32 in to both of them. In terms of actually 16:00:37 accessing and using, I certainly use the 16:00:42 One more. 16:00:53 Q. What about the two 16:00:54 organization-related ones that you still 16:00:57 have access to, which my understanding is, 16:01:00 is william.byatt@miamiprogressives.org and 16:01:03 scm@miamidadedems.org, are you constantly 16:01:09
2 shared accounts? 3 A. Sort of. 4 Q. What do you mean by "s 5 A. I mean two things. First 6 that they are all, you know, adn 7 accounts much like a corporate 8 account would be. So the admi 9 the the they used to call it 10 G Suites, I believe they now cal 11 Google Workspaces, the the	15:57:28 15:57:29 sort of"? 15:57:33 t is 15:57:34 ministered 15:57:36 Gmail 15:57:43 mistrators, 15:57:46 15:57:50 Il it 15:57:53 people in 15:57:56	2 3 4 5 6 7 8 9 10 11	and I'm I'm basically constantly logged 16:00:32 in to both of them. In terms of actually 16:00:37 accessing and using, I certainly use the 16:00:42 one more. 16:00:53 Q. What about the two 16:00:54 organization-related ones that you still 16:00:57 have access to, which my understanding is, 16:01:00 is william.byatt@miamiprogressives.org and 16:01:03 scm@miamidadedems.org, are you constantly 16:01:09 logged in to both as well? 16:01:14
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1	(Time noted: 5:45 p.m.)	1 VIOLA TREBICKA, ESQ.
3		2 violatrebicka@quinnemanuel.com
	WILLIAM BYATT	3 December 23, 2021
4		4 RE: BROWN VS. GOOGLE LLC
5		5 DECEMBER 20, 2021, WILLIAM BYATT, JOB NO. 5001125
		6 The above-referenced transcript has been
6	Subscribed and sworn to	7 completed by Veritext Legal Solutions and
7	day of 2022.	8 review of the transcript is being handled as follows:
8	day of 2022.	9 Per CA State Code (CCP 2025.520 (a)-(e)) - Contact Veritext
"	Notary Public	10 to schedule a time to review the original transcript at
9		11 a Veritext office.
10		12 Per CA State Code (CCP 2025.520 (a)-(e)) - Locked .PDF
11		13 Transcript - The witness should review the transcript and
12		14 make any necessary corrections on the errata pages included
13		15 below, notating the page and line number of the corrections.
14 15		16 The witness should then sign and date the errata and penalty
16		17 of perjury pages and return the completed pages to all
17		18 appearing counsel within the period of time determined at
18		19 the deposition or provided by the Code of Civil Procedure.
19		20 Waiving the CA Code of Civil Procedure per Stipulation of
20		21 Counsel - Original transcript to be released for signature
21		22 as determined at the deposition.
22 23		23 Signature Waived – Reading & Signature was waived at the
24		24 time of the deposition.
25		25
	Page 258	Page 260
1	CERTIFICATION	1 Federal R&S Requested (FRCP 30(e)(1)(B)) - Locked .PDF
2		2 Transcript - The witness should review the transcript and
3	I, BELLE VIVIENNE, a Nationally	3 make any necessary corrections on the errata pages included
4	Certified Realtime Reporter, do hereby	4 below, notating the page and line number of the corrections.
5	certify:	5 The witness should then sign and date the errata and penalty
6	That the witness whose testimony as	6 of perjury pages and return the completed pages to all
7	herein set forth, was duly sworn by me;	
8		7 appearing counsel within the period of time determined at
1	and that the within transcript is a true	7 appearing counsel within the period of time determined at 8 the deposition or provided by the Federal Rules.
1	record of the testimony given by said	8 the deposition or provided by the Federal Rules.
10	record of the testimony given by said witness.	8 the deposition or provided by the Federal Rules. 9 _X_Federal R&S Not Requested - Reading & Signature was not
10 11	record of the testimony given by said witness. I further certify that I am not	8 the deposition or provided by the Federal Rules. 9 _X_Federal R&S Not Requested - Reading & Signature was not 10 requested before the completion of the deposition.
10 11 12	record of the testimony given by said witness. I further certify that I am not related to any of the parties to this	8 the deposition or provided by the Federal Rules. 9 _X_Federal R&S Not Requested - Reading & Signature was not 10 requested before the completion of the deposition. 11
10 11 12 13	record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am	8 the deposition or provided by the Federal Rules. 9 _X_Federal R&S Not Requested - Reading & Signature was not 10 requested before the completion of the deposition. 11 12
10 11 12 13 14	record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of	8 the deposition or provided by the Federal Rules. 9 _X_Federal R&S Not Requested - Reading & Signature was not 10 requested before the completion of the deposition. 11 12 13
10 11 12 13 14 15	record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter.	8 the deposition or provided by the Federal Rules. 9 _X_Federal R&S Not Requested - Reading & Signature was not 10 requested before the completion of the deposition. 11 12 13 14
10 11 12 13 14 15 16	record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto	8 the deposition or provided by the Federal Rules. 9 _X_Federal R&S Not Requested - Reading & Signature was not 10 requested before the completion of the deposition. 11 12 13 14 15
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10 11 12 13 14 15 16 17	record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto	8 the deposition or provided by the Federal Rules. 9 _X_Federal R&S Not Requested - Reading & Signature was not 10 requested before the completion of the deposition. 11 12 13 14 15 16 17
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EXHIBIT B

1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	
4	
5	CHASOM BROWN, WILLIAM BYATT,
	JEREMY DAVIS, CHRISTOPHER
6	CASTILLO, and MONIQUE
	TRUJILLO, individually and on
7	behalf of all other similarly
	situated,
8	
	Plaintiffs,
9	No.
	vs. 5:20-cv-03664-LHK-SVK
10	
	GOOGLE LLC,
11	
	Defendant.
12	/
13	
14	
15	VIDEOTAPED DEPOSITION OF CHASOM BROWN
16	Remote Zoom Proceedings
17	Los Angeles, California
18	Thursday, January 13, 2022
19	
20	
21	
22	
23	REPORTED BY:
24	LESLIE ROCKWOOD ROSAS, RPR, CSR 3462
25	Pages 1 - 208 Job No. 5028094
	Page 1

1	UNITED STATES DISTRICT COURT	1	APPEARANCES (ontinu	ied).
2	NORTHERN DISTRICT OF CALIFORNIA	2	in i Ei iiu ii (eE5 (Jonana	ica).
3			EOD THE DEEDNI	NANIT.	
4			FOR THE DEFENI		
5 6	CHASOM DROWN WILLIAM DVATT	4			RQUHART & SULLIVAN, LLP
0	CHASOM BROWN, WILLIAM BYATT, JEREMY DAVIS, CHRISTOPHER	5	BY: SARA JEN	KINS, I	ESQ.
7	CASTILLO, and MONIQUE	6	TRACY XI G	AO, ES	SQ.
	TRUJILLO, individually and on	7	555 Twin Dolph	in Driv	e, 5th Floor
8	behalf of all other similarly	8	Redwood Shores	, Califo	ornia 94065
	situated,	9	(650) 801-5040	,	
9	71 1 100	10	sarajenkins@qui	nnemai	nuel com
10	Plaintiffs,	11			
10	vs. No.		tracygao@quinn	emanue	er.com
11	5:20-cv-03664-LHK-SVK	12			
	GOOGLE LLC,	13			
12	,	14	Also Present:		
	Defendant.	15	Scott Slater, Vid	eograpl	her
13		16	, -	J 1	
14		17			
15	Videotoped deposition of CHASOM PROWN 4-1	18			
16	Videotaped deposition of CHASOM BROWN, taken on behalf of the Defendant, Remote Zoom Proceedings from				
	Los Angeles, California, beginning at 9:52 a.m. Pacific	19			
	Standard Time and ending at 5:20 p.m. Pacific Standard	20			
	Time, on Thursday, January 13, 2022, before	21			
21	Leslie Rockwood Rosas, RPR, Certified Shorthand Reporter	22			
1	No. 3462.	23			
23		24			
24 25		25			
23	Page 2	23			Page 4
1	APPEARANCES:	1	INDE	X	
2		2			
3	FOR THE PLAINTIFFS:	3			
4	BOIES SCHILLER FLEXNER LLP	4 -	ΓHURSDAY, JANUA	RY 13.	2022
5	BY: JAMES LEE, ESQ.	5	11101102111,01111011	,	
6	100 SE Second Street, Suite 2800		NUTENIEGO		EVAMBLATION
-	·		WITNESS		EXAMINATION
7	Miami, Florida 33131	7 (CHASOM BROWN		
8	(305) 539-8400	8			
9	jlee@bsfllp.com	9	BY MS. JENKINS		11, 201
10		10	BY MR. LEE		195
11	BY: HSIAO (MARK) C. MAO, ESQ.	11			
12		12			
13	San Francisco, California 91401	13			
	•				
14		14			
15	mmao@bsfllp.com	15	QUESTIONS WIT	TNESS 1	INSTRUCTED NOT TO ANSWER:
16		16	Page	Line	
17		17	56	7	
18	BY: RYAN MCGEE, ESQ.	18	155	1	
19		19	202	3	
20	·	20		-	
21	(813) 223-5505				
		21			
22	rmcgee@forthepeople.com	22			
23		23			
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24 25		24 25			

1 that relate to this case and potentially the testimony	1 MS. JENKINS: Sure.
2 you might give today?	2 Q. What I asked is what you did to prepare for your
3 A No You don't have anything to worry about	3 deposition today, and as Mr. Lee pointed out, I'm not
4 Q Okay Do you have any documents with you in the	4 asking about any communications you may have had with
5 room today? 09:58:02	5 your counsel. But if you met with counsel, you can tell 10:00:36
6 A I do I do have a few	6 me when you met and who you met with.
7 Q Okay Can you tell me what those are?	7 A. Well, I printed out some documents, the
8 A I have the the Complaint I don't know if	8 documents that I just showed you, and then outside of
9 you need to see them	9 that, I didn't prepare, except for speaking with my
10 Q Is it the Second Amended Complaint, does it say 09:58:15	10 lawyers, of course. 10:01:00
11 on the first page?	11 Q. Okay. And without telling me anything you
12 A It says Second Amended Complaint	12 discussed, can you tell me when you met with your
13 Q Thank you	13 lawyers?
14 A The Incognito splash screen (indicating),	14 A. Yesterday.
15 Privacy Policy (indicating) The Google Terms of Service 09:58:36	15 Q. And for about how long? 10:01:11
16 (indicating)	16 MR. LEE: You can answer.
17 The only other document is Google Chrome Privacy	17 THE WITNESS: A few hours.
18 Notice (indicating)	18 Q. BY MS. JENKINS: Okay. Had you met with them
19 Q BY MS JENKINS: Okay Thank you	19 prior to yesterday to prepare for the deposition?
20 I notice there's some highlighting on those 09:58:58	20 A. No. 10:01:24
21 pages Do you have any notes written on any of those,	21 Q. Did you meet with Mr. Lee?
22 handwritten notes or anything in the margin?	22 A. Yes, I did.
23 A I have one note on one page	23 Q. Were any of your other lawyers present?
24 MS JENKINS: All right James, could you	24 A. Yes. Mark was there as well.
25 please get a scan of highlighting and any notes on those 09:59:16 Page 14	25 Q. Okay. Did you review in addition to the 10:01:43 Page 16
1 pages and send those over to us	1 documents that you have in front of you there, did you
2 MR LEE: Yep	2 review any other documents?
3 MS JENKINS: Thank you	3 MR. LEE: Hold on. Are you asking about
4 Q And do you have your phone with you there today?	4 documents that refreshed his recollection? Otherwise,
5 A The phone, yeah, is in the room 09:59:28	5 it's privileged. 10:01:55
6 Q And is it is it turned on or could you leave	6 MS. JENKINS: Well, I was just asking if he
7 it	7 reviewed any others. I'm not asking what they are.
8 A The phone itself is on, but the ringer is off	8 MR. LEE: Okay. You can answer that limited
9 Q All right Thank you	9 question, Mr. Chasom, but I don't want you to identify
What did you do to prepare for your deposition 09:59:48	10 any additional documents. 10:02:06
11 today?	11 THE WITNESS: Yes.
MR LEE: Hold on one second, given this is	12 Q. BY MS. JENKINS: And of those documents, did any
13 Mr Brown, I believe, his first deposition	13 of those documents refresh your recollection with respect
14 Mr Brown, when Google's attorney, when	14 to the issues described in those documents?
15 Ms Jenkins asks you questions, you should not assume 09:59:57	15 A. No. 10:02:23
16 anywhere in her questioning that she's trying to ask you	16 Q. Did you review any deposition transcripts from
17 about any communications you may have had with your	17 this case?
18 lawyers So when you answer her questions, you should	18 A. No.
19 only answer to the extent you can do so without revealing	19 Q. Can you tell me, what is your current job?
20 any communications you've had with your attorneys 10:00:17	20 A. It's a little complicated. I guess like I 10:02:40
21 Does that make sense?	21 guess I'm an entrepreneur, like I technically probably am
22 THE WITNESS: Yeah, I understand	22 unemployed. So I own a few companies.
23 MR LEE: Okay	23 Q. Okay. And what companies are those?
24 Ms Jenkins, why don't you just ask the question	24 A. Well, I have ownership interest in several, but
25 again with that in mind 10:00:26	25 would you like me to name them? 10:03:03
Page 15	Page 17

1 Q. Sure, yeah.	1 A. At Golden West and Long Beach, Cal State Long
2 A. Well, I guess there's an over-arching company	2 Beach.
3 called Eppek, E-P-P-E-K, LLC. And that's actually	3 Q. Were you studying for a specific degree?
4 generally where all the interest is in. So there's that	4 A. Business administration.
5 one. And then I have a sole prop that is Chasom, just my 10:03:1	
6 first name.	6 MR. LEE: Again, Mr. Brown, you can answer that
7 Q. Okay. And what type of business is Eppek LLC? 8 A. It's a cannabis business. It's a transportation	7 question, but to the extent that only to the extent 8 that it doesn't reveal any communications you've had with
9 business. It is a real estate business. It is that	9 your counsel. Okay?
10 probably is is good. I probably dabble in some other 10:03:47	10 THE WITNESS: (Nods head.) 10:06:42
11 random things, but nothing	11 I I'd noticed some odd things that that I
12 Q. Does	12 had questions about going on with my account and ads and
13 A worth	13 things like that. And so then I inquired about, you
14 Q Eppek LLC have a website?	14 know, talking to an expert in the field, and then that's
15 A. No. 10:03:57	15 how I got in touch with my lawyer. 10:07:04
16 Q. Do any of those services or or products that	16 Q. BY MS. JENKINS: Okay. Can you describe the odd
17 you just listed, do any of them have a website related to	17 things that you just mentioned? What were those?
18 cannabis or travel?	18 A. It it just essentially had to do with the ads
19 A. Well, I guess my sole prop does, which is my	19 that were being served to me, and I got curious like how
20 band, which is Chasom.com. 10:04:16	20 and where they were coming from. 10:07:30
21 Q. Okay. And what is the name of your band?	21 Q. Were these ads being served to you while you
22 A. Chasom, which is my first name.	22 were browsing in Chrome Incognito mode?
23 Q. Do you run that website?	23 A. I don't really remember specifically if it was
24 A. I I feel like I put I haven't seen it in a	24 that or not. It was more just yeah, I don't really
25 long time, to be honest, but I me and the guitar 10:04:35	25 remember if it was specifically in the Incognito mode, 10:07:57
Page 18	Page 20
1 player in the band have added things to the website, yes.	1 but there were it would be both, I guess
 1 player in the band have added things to the website, yes. 2 Q. And are you able to do that yourself 	but there were it would be both, I guess MR LEE: By the way, Mr Brown, I just want you
	-
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2 Q. And are you able to do that yourself 3 technically, you have the know-how of how to change the 4 website? 5 A. If I use like a program like Wix, where it 10:04:52 6 pretty much does it for you, then yeah, I could figure it 7 out, but my that's why I have the guitar player do it 8 because he has a bit more technical knowledge than I do 9 on that. 10 Q. When is the last time that you were employed by 10:05:10 11 someone other than yourself? 12 A. About a year and a half ago. 13 Q. And can you tell me what that job was? 14 A. That was with T-Mobile USA. 15 Q. And what was your role there? 10:05:30 16 A. I was a my title at the end was I was an 17 account manager, and then they had changed my title to 18 I basically was an account manager at the time I was	2 MR LEE: By the way, Mr Brown, I just want you 3 to know that I'm sure Ms Jenkins agrees nobody 4 wants you to guess So if you recall something, then you 5 can recall it, and if you don't recall something, that's 10:08:16 6 perfectly fine But we certainly don't want you to 7 guess 8 THE WITNESS: Okay So I'm not 100 percent 9 clear if it was in Incognito mode or not 10 Q BY MS JENKINS: When when you said your 10:08:31 11 when you were answering the questions earlier, you said 12 both By that did you mean it may have been in Incognito 13 mode or it may have been in regular mode on Chrome; is 14 that correct? 15 A Yes 10:08:45 16 Q So I believe that you said, then, that you
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1 you, would that cause the same concern?	1 MR MAO: Let me jump on and say that you're on
2 MR. LEE: Objected objection to form to the	2 mute Just tell him to pause
3 extent that strike that.	3 Excuse me Hey, sorry, like there's something
4 Objection to form, vague as to "anonymous."	4 wrong with the connection Can we take a break real
5 THE WITNESS: Yeah. Like I don't I don't 11:56:15	5 fast? Just two minutes I think James' screen is 11:58:49
6 I would have the same concern because I feel like my	6 frozen, Sara
7 identifiers are me. I don't know how Google identifies	7 MS JENKINS: Oh, okay Sure Yeah, I hadn't
8 me. I think I think my name is probably the last	8 noticed Sorry
9 thing Google cares about me.	9 MR MAO: Sara, you're actually I actually
10 So it's it's like equivalent to like, Sara, I 11:56:31	10 can't hear you I can't hear Chasom, either 11:59:03
11 just met you. We don't know each other. But I know	11 THE WITNESS: Oh, really? Okay
12 you're wearing a black jacket, I know you're wearing a	12 THE REPORTER: Shall we go off the record?
13 red shirt, I know you wear glasses, I know like the type	13 MR MCGEE: Yeah, this is Ryan Why don't we go
14 of chair that you're looking at. Like I know a lot of	14 off the record
15 things about you. I could probably figure out where 11:56:51	15 MS JENKINS: Sure 11:59:16
16 you're located.	16 THE VIDEOGRAPHER: We are off the record The
And so just maybe if I didn't know your first	17 time is 11:59 a m
18 name, that it's almost irrelevant. I now know a lot	18 (Discussion off the record)
19 about you, probably more than you would prefer me knowing	19 (Recess)
20 about you. 11:57:00	20 THE VIDEOGRAPHER: We are back on the record 12:05:42
21 And especially if you clicked on the button and	21 The time is 12:06 p m
22 you muted your mic, but now I can hear everything you're	22 Q BY MS JENKINS: All right Mr Brown, if
23 saying. But you clicked on the button. You muted the	23 Google has your browsing activity from one Incognito
24 mic. But I can hear everything you're saying? That's	24 session and it also has browsing activity from a second
25 something inherently wrong with that. 11:57:12	25 different Incognito session, but Google doesn't know that 12:06:04
Page 70	Page 72
1 Q. BY MS. JENKINS: Well, in that way with your	1 they come from the same person, would that still cause
2 explanation of it, that would not be anonymous in that	2 you concern?
3 you would still know it was me talking. I'm rather	3 MR LEE: Objection to form, vague as to
4 talking about if Google knows that some user is in a	4 "person"
5 specific location, but doesn't know what user it is and 11:57:28	5 THE WITNESS: Yes, that would cause me concern 12:06:22
6 cannot connect that location back to you as a person,	6 Q BY MS JENKINS: And why is that?
7 does that cause the same concern?	7 A Because you did you collected my data without
8 MR. LEE: Objection. Asked and answered.	8 my consent, and now you're saying it, hey, we did it
9 THE WITNESS: Yes, that causes the same concern.	9 twice But it's like you you stole from me
	2 10 once, and then you stole from me again, and then you're 12:06:47
11 specifically asked them to not know right now. And	11 saying, hey, we just don't keep it in the same place
12 and, yeah, so it does cause the same concern.	11 saying, ney, we just don't keep it in the same piace 12 Are you cool with that? No, I'm not cool with that
13 Q. BY MS. JENKINS: Do you know whether the	13 Q Do you have an understanding of whether Google
14 information that Google receives affects your browsing	14 profits from user data?
15 experience? 11:58:00	15 A I I believe they do 12:07:09
16 MR. LEE: Objection to form, vague.	,
17 THE WITNESS: I believe it has an effect. To	
	•
18 what degree, I don't know. I could probably speculate,	18 Q And what's your understanding of how Google
19 but I'm sure you don't want that.	19 profits from user data?
20 Q. BY MS. JENKINS: No, I don't want you to 11:58:18	
21 speculate, but if you if you have any idea that	21 ways One of those ways is putting profiles together
22 wouldn't be speculation.	22 and you know, to advertisers to, hey, here's your type
23 A. Well, tailored advertisements. I'm sure that's	23 of customer It's this guy He's in the cannabis
24 something that that would happen.	24 history He's 42 years and H-131
175 () Okay Anything also that you can think of 11.50.21	24 history He's 43 years old He likes these certain
25 Q. Okay. Anything else that you can think of? 11:58:31 Page 71	24 history He's 43 years old He likes these certain 25 things And then they there's certain things that 12:07:47 Page 73

1 advertisers want, and Google provides that to them, and I	1 A. Like, for example, something newer coming out
2 think a transaction occurs and there's probably a lot of	2 is you know, data's being collected from people's
3 money that exchanges hands	3 driving habits, and then that's like insurance
4 And just just to be fair, I I for	4 companies are paying to get that information. So that
5 business, I have used Google like AdSense before and 12:08:06	5 would be another example. 12:11:24
6 things like that for targeted ads And so there's a lot	6 Q. Okay. You're not aware if Google is doing
7 of different things you could click, and you could	7 anything with that to that respect, are you?
8 like you could pick exactly who you're going to	8 A. No, I'm not aware of that.
9 target, so	9 Q. And are there any other ways that you know of
10 Q For for what business have you used AdSense? 12:08:23	10 monetizing user data that you can think of? 12:11:41
11 A Oh, this is going to be funny I me and a	11 A. There's yeah, there's probably a lot of ways.
12 buddy of mine, we started a puppet show online on	12 Give me a moment to think about it, and I'll try to I
13 YouTube, and we were advertising that it wasn't a	13 think many, many companies would be very curious about,
14 puppet show It was reviewed movies, basically, but with	14 you know, habits of people and and they would pay for
15 puppets 12:08:48	15 that as well. So not necessarily advertising, but the 12:12:11
And so we wanted to advertise to certain people	16 general habits of people, and I would think Google is
17 People that liked movies, people that were in our area,	17 doing that.
18 people like that, that type of stuff	18 Q. Okay. Anything else?
19 Q Is this one of the the businesses that you're	19 A. Yeah, like you can like a lot of like bulk
20 running under the LLC you mentioned earlier? 12:09:03	20 data collection. Like I guess that would lean more 12:12:41
21 A That that would have been under my sole prop,	21 toward toward companies wanting information, but it
22 I believe, when I did that Because that's more along	22 could be companies, individuals, like yeah, I I
23 the lines of entertainment It was just kind of just a	23 don't deal in that world so I don't know specifics, and
24 fun little project between me and my buddy, but we did,	24 I'm trying not to like, oh, guess does Google do this or
25 you know, put some time into it 12:09:24	25 guess does Google do that. I don't know. My guess is 12:13:02
Page 74	Page 76
1 Q. Did you use AdSense to increase views on your	1 they do it all
2 videos?	2 Q Yeah My question was not specific to Google,
3 A. Yes. Yes.	3 but just generally ways that user data might be
4 Q. And and did the did that advertising	4 monetized, but
5 effort have any results? 12:09:39	5 A Oh 12:13:14
6 A. It did. We did get more views and more	6 Q Are there any other ways that you can think of?
7 subscribers from it.	
7 Subscribers from it.	
8 O Were you happy with that experience?	7 A Yeah You can check effectiveness of like
8 Q. Were you happy with that experience?	7 A Yeah You can check effectiveness of like 8 things that you're doing Like, for example, there's one
9 A. Lukewarm. I don't know if I'd do it again, but	7 A Yeah You can check effectiveness of like 8 things that you're doing Like, for example, there's one 9 way I use data is we send out an email, and then we find
9 A. Lukewarm. I don't know if I'd do it again, but 10 I don't I don't regret it. It was a puppet show. So, 12:10:00	7 A Yeah You can check effectiveness of like 8 things that you're doing Like, for example, there's one 9 way I use data is we send out an email, and then we find 10 out how many people click on that email And then we 12:13:42
9 A. Lukewarm. I don't know if I'd do it again, but 10 I don't I don't regret it. It was a puppet show. So, 12:10:00 11 you know, like conversations about puppet shows, Sara.	7 A Yeah You can check effectiveness of like 8 things that you're doing Like, for example, there's one 9 way I use data is we send out an email, and then we find 10 out how many people click on that email And then we 12:13:42 11 analyze the different forms of like, oh, hey, this email,
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9 A. Lukewarm. I don't know if I'd do it again, but 10 I don't I don't regret it. It was a puppet show. So, 12:10:00 11 you know, like conversations about puppet shows, Sara. 12 Q. Is it fair to say that Google AdSense did what 13 you wanted it to do in that it increased views and 14 subscribership? 15 A. I think that's a fair thing to say. 12:10:22 16 Q. Other than advertising, do you have an	7 A Yeah You can check effectiveness of like 8 things that you're doing Like, for example, there's one 9 way I use data is we send out an email, and then we find 10 out how many people click on that email And then we 12:13:42 11 analyze the different forms of like, oh, hey, this email, 12 more people will click on it when we put this or we do 13 that 14 And so we to find the effectiveness of 15 practices is one way that it can be monetized 12:13:59 16 Q For for what company or endeavor have you
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	Holistic. There's like some other LLCs that we use for	1 world. So if you're curious about manufacturing licenses
2	random things that off the top of my head, I don't	2 that cannabis. So what you do is you pull basically,
3	really know. I don't really deal with them or write	3 you get the plant, and then you pull it into the lab, and
4	checks for them very often, but there's LLCs that Eppek	4 then what happens is you are extracting the terpene
5	would own. 12:15:05	5 profile from it. So through all the machinery. 12:17:54
6	Q. And what types of companies are those?	6 Now, hey, I do am part owner of the lab, but
7	A. Well, either in like well, in cannabis, or	7 I don't know the chemistry behind it all, but I can tell
8	they would be yeah, they would be cannabis companies.	8 you what the machine does, is you then extract the THC
9	Q. When you say cannabis companies, I'm wondering,	9 and you in the form of distillate, and then you
10	do you mean they sell cannabis or I'm just not sure 12:15:26	10 extract the terpene profiles. 12:18:11
11	what you mean by you hold it.	And then you can make like you've probably
12	MR. LEE: Okay, hold on for a second. Hold on	12 seen people generally have like a a vape, like or a
13	for a second, Sara.	13 vape cartridge. And who knows? You may partake
14	I'm actually not sure, either, Sara. How do you	14 yourself, Sara, in vapes.
15	think this line of questioning is going to lead to 12:15:35	And so if you want to get essentially high off 12:18:24
16	relevant testimony? I've let you get into it, but we	16 THC, then you can you'll have a vape in distillate
17	keep going further down into this, and I see no no way	17 form, and through a and before we get it to you, it
18	any of this is relevant.	18 would, of course, be tested, all licensed, and then sold
19	MS. JENKINS: Well, I think I'm allowed to delve	19 through another licensed retailer. So then you can have
20	into his background a little bit. I haven't gone very 12:15:49	20 a clean, pure, unobstructed hit of THC, essentially. 12:18:44
21	far. He's talking about user data with respect to emails	21 Q. And are you involved in the day-to-day
22	from some of these companies. I'm asking what the	22 operations of these companies?
23	companies are and what they do, so	23 A. No.
24	MR. LEE: You seem particularly focused on the	24 Q. So are you involved as an investor?
25	cannabis companies. That's that's all I'm saying. 12:16:06	25 A. I'm involved as, you know, an investor, an 12:19:04
	Page 78	Page 80
1	MS. JENKINS: I've also asked about the puppet	1 advisor. Like I know a lot about the industry and but
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2 3 4	show company. I'm happy to ask about the other companies he has as well. I'm interested in in these companies, the technology that they use, and his understanding of	2 like am I the manager of the location? No, we have a 3 manager of the locations, and they kind of run all the 4 day-to-day. But basically when they screw up, then I get
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	show company. I'm happy to ask about the other companies he has as well. I'm interested in in these companies, the technology that they use, and his understanding of the technology through these companies. So if you want to instruct him not to answer what types of cannabis companies he's involved in, go ahead. MR. LEE: I'm not instructing him not to answer. I'm just trying to understand. I guess I'll just make my 12:16:32 objections. It's certainly your time, but I guess you can choose how to use it. Go ahead. THE WITNESS: It's a licensed retail cannabis company. 12:16:49 Q. BY MS. JENKINS: And is that what all of those different cannabis companies that you mentioned are? A. One of them owns some real estate, and that houses a cannabis a cannabis company in it. And what was the other one? And the company in it is a licensed 12:17:09 manufacturing lab. So that would be the extent.	2 like am I the manager of the location? No, we have a 3 manager of the locations, and they kind of run all the 4 day-to-day. But basically when they screw up, then I get 5 on them and get them back on on track. 12:19:26 6 Q. Okay. Are you aware that you can enable block 7 all cookies in the Chrome browser? 8 A. Block all cookies in the Chrome browser. I'm 9 not aware of that, but I'm sure I'm sure it's in the 10 realm of possibilities. 12:19:46 11 Q. Did you know that you could enable block 12 third-party cookies in Chrome settings? 13 A. I'm I'm sure I've seen something that says 14 that. 15 Q. Do you know if you've done that? 12:20:02 16 A. I don't even exactly know what that is. So if 17 you're blocking third-party cookies from another website, 18 I assume. I don't really know how that works. 19 Q. Okay. Do you know that you can enable clear 20 cookies and site data when you close all windows in 12:20:22 21 Chrome settings?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	show company. I'm happy to ask about the other companies he has as well. I'm interested in in these companies, the technology that they use, and his understanding of the technology through these companies. So if you want to instruct him not to answer what types of cannabis companies he's involved in, go ahead. MR. LEE: I'm not instructing him not to answer. I'm just trying to understand. I guess I'll just make my 12:16:32 objections. It's certainly your time, but I guess you can choose how to use it. Go ahead. THE WITNESS: It's a licensed retail cannabis company. 12:16:49 Q. BY MS. JENKINS: And is that what all of those different cannabis companies that you mentioned are? A. One of them owns some real estate, and that houses a cannabis a cannabis company in it. And what was the other one? And the company in it is a licensed 12:17:09 manufacturing lab. So that would be the extent. Q. Okay. What does a licensed licensed	2 like am I the manager of the location? No, we have a 3 manager of the locations, and they kind of run all the 4 day-to-day. But basically when they screw up, then I get 5 on them and get them back on on track. 12:19:26 6 Q. Okay. Are you aware that you can enable block 7 all cookies in the Chrome browser? 8 A. Block all cookies in the Chrome browser. I'm 9 not aware of that, but I'm sure I'm sure it's in the 10 realm of possibilities. 12:19:46 11 Q. Did you know that you could enable block 12 third-party cookies in Chrome settings? 13 A. I'm I'm sure I've seen something that says 14 that. 15 Q. Do you know if you've done that? 12:20:02 16 A. I don't even exactly know what that is. So if 17 you're blocking third-party cookies from another website, 18 I assume. I don't really know how that works. 19 Q. Okay. Do you know that you can enable clear 20 cookies and site data when you close all windows in 12:20:22 21 Chrome settings? 22 A. So I know you can clear cookies, and I think
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	-		
1	has; is that correct?	1	I declare under the penalty of perjury under the
2	A. Correct.	2	laws of the State of California that the foregoing is
3	Q. And on what basis has your understanding of the	3	true and correct.
4	way that Incognito works changed?	4	Executed on, 2022, at
5	MR. LEE: And now I'm going to ask you to not 17:19:44	5	
6	answer that question because it's based on	6	
7	attorney-client privilege.	7	
8	MS. JENKINS: James, you're the one who brought	8	
9	this up; right? You're the one who asked the question.	9	
10	MR. LEE: I asked has it changed. You're asking 17:19:58	10	
11	for the bases. Those are two different things.	11	
12	Q. BY MS. JENKINS: All right. Mr. Brown, will you	12	SIGNATURE OF THE WITNESS
13	adhere to your counsel's instruction?	13	
14	A. Yes.	14	
15	MS. JENKINS: All right. Then I have no further 17:20:10	15	
16	questions.	16	
17	MR. LEE: Thanks, everyone. We'll take the	17	
18	rough. We'll take the rough copy, please.	18	
19	THE REPORTER: Fine. Thank you. Can we go off	19	
20	the record? 17:20:25	20	
21	THE VIDEOGRAPHER: We are off the record. The	21	
22	time is 5:20 p.m. on January 13th, 2022.	22	
23	This concludes today's testimony given by	23	
24	Chasom Brown. The total number of media units used was	24	
25	eight and will be retained by Veritext Legal Solutions. 17:20:38	25	
	Page 202		Page 204
1	(Time noted: 5:20 p.m. Pacific Standard Time.)	1	STATE OF CALIFORNIA) ss:
2	oOo	2	COUNTY OF MARIN)
3		3	
4	,	4	I, LESLIE ROCKWOOD ROSAS, RPR, CSR NO. 3462, do
5		5	hereby certify:
6		6	That the foregoing deposition testimony was
7		l	taken before me at the time and place therein set forth
8		8	and at which time the witness was administered the oath;
9		9	That testimony of the witness and all objections
10	l.	l	made by counsel at the time of the examination were
11		ı	recorded stenographically by me, and were thereafter
12		l	transcribed under my direction and supervision, and that the foregoing pages contain a full, true and accurate
13		l	record of all proceedings and testimony to the best of my
14		l	skill and ability.
15		16	I further certify that I am neither counsel for
16			any party to said action, nor am I related to any party
17		l	to said action, nor am I in any way interested in the
18	i.	l	outcome thereof.
19		20	IN WITNESS WHEREOF, I have subscribed my name
20		21	this 17th day of January, 2022.
21		22	
22		23	
23		24	\bigcirc
24			$\mathcal{M} \subseteq \mathcal{A}$
25		25	LESLIE ROCKWOOD ROSAS, RPR, CSR NO. 3462 Page 205
	Page 203	I	Page 205

EXHIBIT C

Message

From: chrome-leads@google.com [chrome-leads@google.com]

on behalf of Sean Harvey [sharvey@google.com]

Sent: 2/2/2009 3:47:30 PM

To: Welmer Van Der Wel [wvanderwel@google.com]

CC: Sundar Pichai [sundar@google.com]; Linus Upson [linus@google.com]; Caesar Sengupta [caesars@google.com];

Mike Belshe [mbelshe@google.com]; Ian Fette [ifette@google.com]; Barbara Stanley [bstanley@google.com]; xfp-leads [xfp-leads@google.com]; Jonathan Bellack [jbellack@google.com]; chrome-

leads [chrome-leads@google.com]; Jim Roskind [jar@google.com]

Subject: [chrome-leads] Re: [xfp-leads] Re: IE8 "inprivate filtering" is not a part of a "porn mode" and may be an attack on

Google ads or analytics

totally aware that this is a big problem, still working to get formal messaging out on this.

On Mon, Feb 2, 2009 at 10:42 AM, Welmer Van Der Wel < wvanderwel@google.com > wrote: It would help greatly if we could get a formal statement from Google. Many DFP clients are asking about this and we keep telling them that we have not had a chance to fully test the impact.

On Sun, Feb 1, 2009 at 9:52 AM, Sundar Pichai < sundar@google.com > wrote: Thanks, we are following this and responding, pls dont discuss more in this thread. Thanks

On Sun, Feb 1, 2009 at 8:30 AM, Linus Upson < <u>linus@google.com</u>> wrote: [+sundar,chrome-leads]

I believe Sundar is involved in Google's response. It may not be something suitable for email.

Linus

On Sat, Jan 31, 2009 at 8:07 PM, Jim Roskind < jar@google.com > wrote:

I have not investigated personally, but I was told by my colleague that this filter feature is separate from the "inprivate mode," which some refer to as a "porn mode." You can read about Inprivate Filtering (formerly Inprivate Blocking) as distinct from Inprivate Browsing (a.k.a., Inprivate Mode a.k.a., porn mode) at:

http://www.efluxmedia.com/news Internet Explorer 8 RC1 Released 33967.html

Quoting from that article: "Along with the InPrivate Filter, another sought-after feature that was first implemented in IE 8 Beta 2 is an updated version of InPrivate Browsing, similar to Google Chrome's Incognito window." That sure makes it sound like these features are distinct.

I was told that in one IE 8 beta the FILTER was on by default, but now it is off by default. I was told that the real problem is that it has become progressively easier to "turn on" the filter. I was told the a pop-up dialog is something kindred to "Would you like IE to protect your privacy and prevent third parties from sharing information about you?".

I strongly suspect that confusion between the mode and the filter is reducing push-back (as per Mike's comment). My subject line was meant to help illuminate the confusion (and I'm hoping I'm not the confused person).

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I was also told that parts of MS (where they sell ads) are not as pleased about this feature, but perchance MS is in a better position to deploy the "work-arounds."

On Sat, Jan 31, 2009 at 6:46 PM, Mike Belshe < mbelshe@google.com > wrote:

This has come up a number of times and does appear to be a significant threat to google, google's partners, and all advertising on the web. I don't know what the official google response is; except that since it is only in the "inprivate" mode, it is less of a threat.

A more adventurous jump would be for MIcrosoft to simply bundle an adblocker in IE by default. They haven't done that yet, but if I were them, it would be on the radar.

On Sat, Jan 31, 2009 at 3:41 PM, Jim Roskind < jar@google.com > wrote: Sorry If Already Known:

A friend of mine at AOL called today to chat with me about the new "inprivate filtering" in IE 8. Apparently it is making his life hard, as it is seemingly targeted at harming providers of advertisements.

To review what he told me (which matches the high level blurbs I found on the net): "Inprivate filtering" adaptively blacklists domains that are found to provide sub-resource content to ten or more separate sites. They purport to do this to prevent these blacklisted sites from tracking user surfing actions. It is interesting that this filtering doesn't actually check to see if cookies etc. are being set. In the extreme, if a company with many subdomains hosts a trademark GIF file on a central domain, that central domain may get blacklisted (even if the content it serves is cachable, and no cookies are set etc.).

My friend told me that when he surfed around with IE 8, after a few hours, a number of Google sites were at the top of the blacklist (with a bunch of AOL sites next on the list).

He also told me that the algorithm was pretty stupid, and probably could be avoided, but it was going to be a hassle (at least for him, at AOL) to change the domains and/or paths in all their deployed ads.

I was wondering if we were actively tracking this (mis)feature, and its potential impact on google served (or tracked) advertisements?

Thanks,

p.s., It is rather interesting that the new adaptive DNS pre-resolution for sub-resources in Chrome tries to accelerate access to these subresources, which are being blocked by IE 8.

CONFIDENTIAL GOOG-BRWN-00225678

Sundar Pichai GoogleInc.

Voice: 650-253-6341

Email: sundar@google.com

wvanderwel@google.com

Sean Harvey Product Manager Google Content Network & Platform Ad Serving 212-381-5330 sharvey@google.com

CONFIDENTIAL GOOG-BRWN-00225679

EXHIBIT D



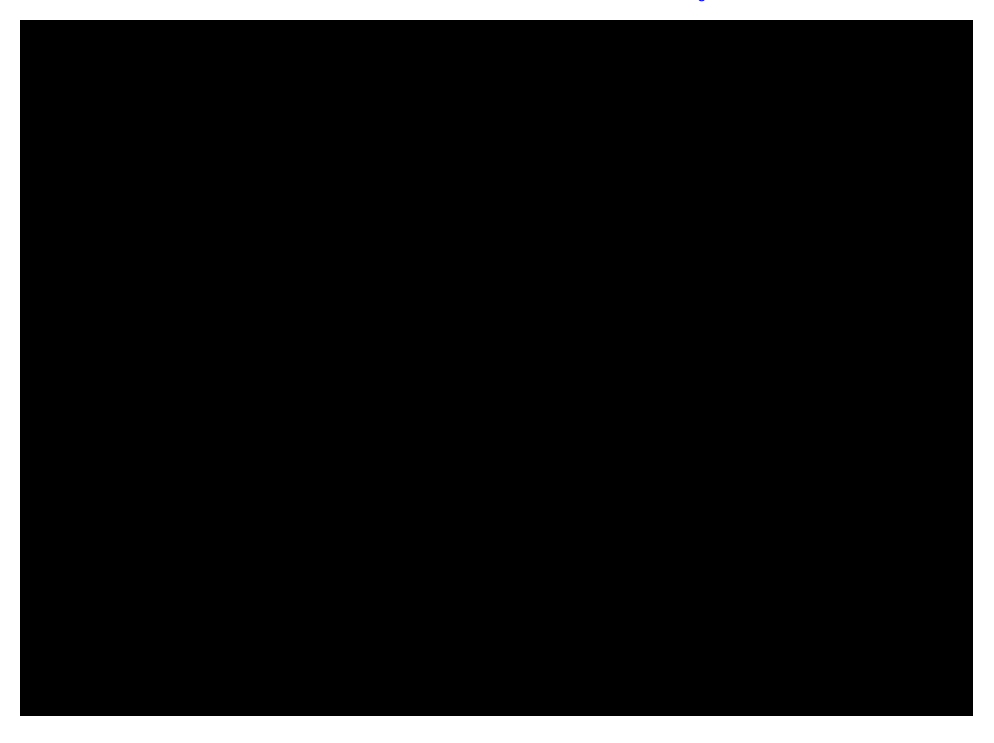






























EXHIBIT E

Page 1

IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

---000---

CHASOM BROWN; MARIA NGUYEN; WILLIAM BYATT; JEREMY DAVIS; and CHRISTOPHER CASTILLO, individually and on behalf of all other similarly situated,

Plaintiffs,

vs.

No. 5:20-cv-03664-LHK

GOOGLE LLC,

Defendant.

CONFIDENTIAL

REMOTE VIDEOTAPED DEPOSITION OF BRIAN RAKOWSKI
THURSDAY, AUGUST 19, 2021

Stenographically Reported by:

ANDREA M. IGNACIO, CSR, RPR, CRR, CCRR, CLR
California CSR No. 9830
Job No. 741808

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www.MagnaLS.com

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1	IN THE UNITED STATES DISTRICT COURT	1	
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA	1 2	REMOTE APPEARANCES:
3	oOo	3	
4		4	COLINGEL FOR THE DIAINTIEES.
5	CHASOM BROWN; MARIA NGUYEN;	5	COUNSEL FOR THE PLAINTIFFS:
6	WILLIAM BYATT; JEREMY DAVIS; and CHRISTOPHER CASTILLO,	6	BOIES SCHILLER & FLEXNER LLP By: BEKO RICHARDSON, ESQ.
	individually and on behalf	7	MARC C. MAO, ESQ.
7	of all other similarly	8	ERIKA NYBORG-BURCH, ESQ.
	situated,	9	44 Montgomery Street, 41st Floor
8	Plaintiffs,	10	San Francisco, California 94104
9	vs. No. 5:20-cv-03664-LHK	11	San Francisco, Camonna 94104
10	GOOGLE LLC,	12	BOIES SCHILLER & FLEXNER LLP
11	Defendant.	13	
	/	$\frac{13}{14}$	By: ROSSANA BAEZA, ESQ. 100 SE 2nd Street, 28th Floor
12 13		15	Miami, Florida 33131
14	REMOTE VIDEOTAPED DEPOSITION OF BRIAN RAKOWSK		Maili, Florida 55151
15	taken on behalf of the Plaintiffs, on Thursday,	17	MORGAN & MORGAN
16	August 19, 2021, beginning at 9:00 a.m., and ending	18	By: RYAN MCGEE, ESQ.
17	at 6:02 p.m., Pursuant to Notice, and remotely	19	RA AMEN, ESQ.
18 19	before me, ANDREA M. IGNACIO, CSR, RPR, CRR, CLR ~ License No. 9830.	20	201 N. Franklin Street, 7th Floor
20	License No. 9830.	21	Tampa, Florida 33602
21		22	Tampa, Fiorida 55002
22		23	
23		24	
24 25		25	
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1	ROMOTE APPEARANCES: (Cont.)	1	INDEX OF STATEMENT
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3		3	WITNESS: Brian Rakowski
4	COUNSEL FOR THE DEFENDANT:	4	WIIIVESS. Bildii Rukowski
5	QUINN EMANUEL URQUHART & SULLIVAN	5	EXAMINATION PAGE
6	By: VIOLA TREBICKA, ESQ.	6	By Mr. Richardson 12, 320
7	TEUTA FANI, ESQ.	7	By Mr. Trebicka 318
8	865 S. Figueroa Street, 10th Floor	8	
9	23 Los Angeles, California 90017	9	INDEX OF DEPOSITION EXHIBITS
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12	ALSO PRESENT: Matthew Gubiotti, Google	12	top 10 - mk, Bates
13	Evan Tsilimidos, Videographer	13	GOOG-BRWN-00228744.R - '745.R
14	Vanessa Wheeler, Exhibit Technician	14	Exhibit 3 6-12-08 E-mail, Re: Chrome 85
15	oOo	15	Closing Interviews Today -
16		16	Summary of P2, P6, P5, Bates
17		17	GOOG-BRWN-00228597 - '99
18		18	Exhibit 4 7-11-08 E-mail, Re: Chrome 103
19		19	redirect loop issue - observation
20		20	Bates GOOG-BRWN-00410076
21		21	Exhibit 5 7-11-08 E-mail, Chrome redirect 120
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24		24	Exhibit 6 7-17-18 E-mail, Chrome Team Meeting 135
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1	being a popular completion of the query you typed. 15:	32	1	Q Okay. So if you define "private" to mean how	w 15:34
2	When you were in Incognito Mode, we just 15:3:	2	2	Incognito Mode functions, then yes, that would be	
3	don't send that query to the suggest server. So 15:32		3	accurate statement? 15:34	
4	there's no suggest result that comes back. 15:32		4	A Well, that's slightly different. But I'm	15:34
5	MR. RICHARDSON: Okay. 15:33		5	defining "private" to you know, there's different	15:34
6	Q Do you agree that people can choose to browse 15:	33	6	interpretations of private. If you're specific about	15:34
7	the web privately by using Chrome in Incognito Mode?	15:33	7	private meaning your computer won't retain a recor	d of 15:34
8	A It's a bit under-specified. Can you can 15:33		8	it, then then yes, that's what it was designed to	15:34
9	you clarify what you mean by use the web privately. I 15	:33	9	do. 15:34	
10	need more context. 15:33		10	Q Okay. Do you consider Incognito Mode for	15:34
11	Q I guess I'm just trying to understand whether 15:33		11	Chrome to be a browser setting?	15:34
12	or not that's an accurate statement, that you can 15:33		12	A Browser setting? It it would depend on	15:34
13	choose to browse the web privately using Chrome in	5:33	13	the context for using the word "setting." But in	15:34
14	Incognito Mode? 15:33		14	general, like, normal parlance, I would say no, it's	15:34
15	A Well, if you're talking about privately in 15:33		15	not a setting. 15:34	
16	terms of private so that your computer doesn't have a 15:	33	16	Q We talked earlier about the Incognito new tal	15:35
17	record of what you what sites you went to, which 15:	33	17	page. 15:35	
18	was the design intent of Incognito Mode, then yes. 15:3	3	18	Do you recall that? 15:35	5
19	It's private from your roommate, you know, looking at 15	5:33	19	A Yes. 15:35	
20	your browsing history or whatever. 15:33		20	Q And and we looked at some drafts of the	15:35
21	Q So this this goes back to the circularity 15:33		21	Incognito new tab page. 15:	:35
22	problem. You can browse incognito using Incognito	5:33	22	Do you recall that? 15:35	;
23	Mode if you define Incognito Mode to be what you	:34	23	MS. TREBICKA: Objection; misstates	15:35
24	designed? 15:34		24	objection; assumes facts; misstates the record.	15:35
25	A Right. Right. 15:34		25	THE WITNESS: I think we looked at a one	15:35
	_				
	Page	244			Page 245
1	exhibit that showed new tab page. I remember that. 15:		1	A Yeah. 15:36	Page 245
1 2	_	35	1 2	A Yeah. 15:36 Q And did you feel that it was important to	Page 245 15:36
	exhibit that showed new tab page. I remember that. 15:	35			
2	exhibit that showed new tab page. I remember that. MR. RICHARDSON: Right. I'm sorry. 15:3.	35	2	Q And did you feel that it was important to include that reference to servers in this disclosure?	15:36
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2 3 4	exhibit that showed new tab page. I remember that. MR. RICHARDSON: Right. I'm sorry. Q Do can you pull up Exhibit 10? Is that easy for you to do? 15:35	35	2 3 4	Q And did you feel that it was important to include that reference to servers in this disclosure? A I again, I can't remember the the	15:36 15:36 15:36
2 3 4 5	exhibit that showed new tab page. I remember that. MR. RICHARDSON: Right. I'm sorry. Q Do can you pull up Exhibit 10? Is that easy for you to do? Or have you put all those aside? 15:35 15:35	35	2 3 4 5	Q And did you feel that it was important to include that reference to servers in this disclosure? A I again, I can't remember the the timing of all this. But we did want to be as clear as	15:36 15:36 15:36 15:36
2 3 4 5 6	exhibit that showed new tab page. I remember that. MR. RICHARDSON: Right. I'm sorry. Q Do can you pull up Exhibit 10? Is that easy for you to do? Or have you put all those aside? A I can do it. 15:35 15:35 A I can do it.	35	2 3 4 5 6	Q And did you feel that it was important to include that reference to servers in this disclosure? A I again, I can't remember the the timing of all this. But we did want to be as clear as possible about what happens in this mode. So that's	15:36 15:36 15:36 15:36 15:36
2 3 4 5 6 7	exhibit that showed new tab page. I remember that. MR. RICHARDSON: Right. I'm sorry. Q Do can you pull up Exhibit 10? Is that easy for you to do? Or have you put all those aside? A I can do it. Q So if you look at Exhibit 10 there down by 15:35	35	2 3 4 5 6 7	Q And did you feel that it was important to include that reference to servers in this disclosure? A I again, I can't remember the the timing of all this. But we did want to be as clear as possible about what happens in this mode. So that's why this page was designed, and including that	15:36 15:36 15:36 15:36 15:36
2 3 4 5 6 7 8	exhibit that showed new tab page. I remember that. MR. RICHARDSON: Right. I'm sorry. Q Do can you pull up Exhibit 10? Is that easy for you to do? Or have you put all those aside? A I can do it. Q So if you look at Exhibit 10 there down by the bottom, it says: "Going incognito doesn't affect the behavior of other people, servers, or software." 15:35	35	2 3 4 5 6 7 8	Q And did you feel that it was important to include that reference to servers in this disclosure? A I again, I can't remember the the timing of all this. But we did want to be as clear as possible about what happens in this mode. So that's why this page was designed, and including that description of what does and doesn't happen was important. 15:36 Q And we had seen some discussions regarding	15:36 15:36 15:36 15:36 15:36
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	P	age 246			Page 247
1	acronym for Google Web Server, GWS. It was the fro	nt 15:37	1	when you have Exhibit 21 in front of you.	15:39
2	-	15:37	2	A I just opened it. 15:39	
3	now what the what what ID was involved.	15:38	3	Q And when you're ready, my first question will	15:39
4	Q Do you have any understanding as to whether	15:38	4	be whether or not Exhibit 21 is an e-mail you receive	
5	or not a GWS ID is sent when someone is in Incognito		5	-	5:39
6	Mode? 15:38		6	A I'm I'm browsing it. 15:39	
7	MS. TREBICKA: Objection; vague as to time	15:38	7		5:39
8	period. 15:38		8		:41
9	THE WITNESS: I I can't recall what the	15:38	9	chrome-team, I would have or chrome-leads, I wo	
10	GWS ID was anymore, so I don't know.	15:38	10	have gotten this e-mail. 15:41	
11	-	15:38	11	Q And do you see on the second page where	15:41
12	Q Do you have any understanding as to whether	15:38	12	there's an e-mail from Jim Roskind where he writes:	15:41
13	or not something called the X client data header is	15:38	13	"Sorry If Already Known: A friend of mine at	15:41
14	sent when someone is in Incognito Mode?	15:38	14	AOL called today to chat with me about the new	15:41
15		15:38	15	-	15:41
16	• •	15:38	16	making his life hard, as it is seemingly targeted at	15:41
17	recall specifically. 15:38	10.00	17	harming providers of advertisements."	15:41
18	MR. RICHARDSON: Go to the next exhibit,	15:38	18	Do you see that? 15:41	10111
19	Exhibit 21. 15:38	10.00	19	A I see that. 15:41	
20	(Document remotely marked Exhibit 21	15:38	20	Q And then Mr. Mike Belshe responded:	15:41
21	for identification.) 15:38	10.00	21	"This has come up a number of times and does	15:41
22	MR. RICHARDSON: Exhibit 21 is a document	15:38	22	appear to be a significant threat to google."	15:41
23	produced by Google, with Production Nos. '225677	15:39	23	Do you see that? 15:41	
24	-	15:39	24	A Yes. 15:41	
25	Q Mr. Rakowski, would you please let me know	15:39	25	Q To the first page, Mr. Upson writes:	15:41
	<u> </u>				
	P	age 248			Page 249
1		age 248	1		Page 249
1 2	"I believe Sundar is involved in Google's	15:42	1 2	"It may not be something suitable for email."	15:43
2	"I believe Sundar is involved in Google's response. It may not be something suitable for		2	"It may not be something suitable for email." A No, I don't I don't recall talking to him	
2	"I believe Sundar is involved in Google's response. It may not be something suitable for email."	15:42	2	"It may not be something suitable for email." A No, I don't I don't recall talking to him about this e-mail. 15:43	15:43 15:43
2 3 4	"I believe Sundar is involved in Google's response. It may not be something suitable for email." 15:42 Do you see that? 15:42	15:42	2 3 4	"It may not be something suitable for email." A No, I don't I don't recall talking to him about this e-mail. 15:43 Q Did you ask Mr. Pichai why he wrote:	15:43 15:43 15:43
2 3 4 5	"I believe Sundar is involved in Google's response. It may not be something suitable for email." 15:42 Do you see that? 15:42 A I see it. 15:42	15:42 15:42	2 3 4 5	"It may not be something suitable for email." A No, I don't I don't recall talking to him about this e-mail. 15:43 Q Did you ask Mr. Pichai why he wrote: "Pls dont discuss more in this thread."	15:43 15:43
2 3 4 5 6	"I believe Sundar is involved in Google's response. It may not be something suitable for email." 15:42 Do you see that? 15:42 A I see it. 15:42 Q And do you understand that reference to	15:42 15:42	2 3 4 5 6	"It may not be something suitable for email." A No, I don't I don't recall talking to him about this e-mail. 15:43 Q Did you ask Mr. Pichai why he wrote: "Pls dont discuss more in this thread." A I did not. 15:43	15:43 15:43 15:43 15:43
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1	discussions with Mr. Pichai about this? 15:44	1	dependent on the operating system upon which you're 15:45
2	A I don't recall discussions about in private 15:44	2	running. 15:45
3	browsing. 15:44	3	But in a normal you know, I don't remember 15:45
4	Q Okay. Does Google have profiles tied to 15:44	4	how I don't actually know how profiles work in 15:45
5	Incognito browsing? 15:44	5	different operating systems anymore. But at on 15:45
6	MS. TREBICKA: Objection; vague, and as to 15:44	6	Windows, it was pretty onerous to switch Windows 15:45
7	time period, too. 15:44	7	profiles. 15:45
8	THE WITNESS: What do you mean by "profiles"? 15:44	8	So we considered building a Chrome profile so 15:45
9	MR. RICHARDSON: Q. Do you ever use profiles 15:44	9	that you could have multiple user profiles, either for 15:45
10	in connection with your work for Google? 15:44	10	different people or, you know, maybe have a work 15:46
11	A Yeah, the 15:44	11	version and a personal version or whatever. 15:46
12	Q profiles? 15:44	12	Q And would there be a profile linked to an 15:46
13	A The most common the use that I'm familiar 15:44	13	Incognito browsing session, a browser profile? 15:46
14	with is the browser profile. And a browser should 15:44	14	A That that would be how I would I would 15:46
15	I should I explain what that is? 15:45	15	describe it. You could use Incognito within any of 15:46
16	Q Please let me know what a browser profile is. 15:45	16	those browser profiles. 15:46
17	A Okay. A browser profile is an instance of 15:45	17	MR. RICHARDSON: Let's just look quickly at 15:46
18	the browser. So for instance, the feature that one 15:45	18	Exhibit 22. 15:46
19	could build, and I believe we considered building, but 15:45	19	(Document remotely marked Exhibit 22 15:46
20	I don't think I don't know that we built it, was 15:45	20	for identification.) 15:46
21	you could have a separate profile for you, and then 15:45	21	MR. RICHARDSON: Exhibit 22 is a document 15:46
22	another profile for your wife. 15:45	22	produced by Google with Production No. '225151, with 15:46
23	So they would keep your bookmarks separate 15:45	23	the metadata sheet. 15:46
24	and all you know, basically be a separate instance 15:45	24	THE WITNESS: Okay. I have it. 15:47
25	of the browser without having to it's it's a bit 15:45	25	MR. RICHARDSON: Q. Mr. Rakowski, is 15:47
	Page 252		
	Page 252		Page 253
1	Exhibit 22 an e-mail you received as part of your work 15:47	1	Page 253 know if I've ever read this e-mail before, even though 15:48
1 2		1 2	
	Exhibit 22 an e-mail you received as part of your work 15:47		know if I've ever read this e-mail before, even though 15:48
2	Exhibit 22 an e-mail you received as part of your work for Google? 15:47	2	know if I've ever read this e-mail before, even though I might have gotten it. 15:48
2	Exhibit 22 an e-mail you received as part of your work for Google? 15:47 A "Chromium-dev." It looks like it was sent to 15:47	2 3	know if I've ever read this e-mail before, even though I might have gotten it. (Witness reading document.) 15:48 15:48
2 3 4	Exhibit 22 an e-mail you received as part of your work for Google? 15:47 A "Chromium-dev." It looks like it was sent to the chromium-dev list, of which I can't remember 15:47	2 3 4	know if I've ever read this e-mail before, even though I might have gotten it. (Witness reading document.) Okay. The this quickly gets out of my depth. But the what I what I believe Tim, who wrote this message, is is describing is the 15:48
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Exhibit 22 an e-mail you received as part of your work for Google? 15:47 A "Chromium-dev." It looks like it was sent to the chromium-dev list, of which I can't remember 15:47 whether I was an owner or a member. 15:47 Q If you look at the metadata, you'll see at 15:47 the very bottom there all custodies. It has your 15:47 A That's right. 15:47 Q So I'll just represent that Google produced 15:47 this as a document from your files. 15:47 A Okay. Then I will - 15:47 Q I just wanted to ask about the first 15:47 sentence, where it says: 15:47 We do officially support profiles: they're 15:47 how Incognito works." 15:47	2 3 4 5 6 7 8 9 10 11 12 13 14 15	know if I've ever read this e-mail before, even though I might have gotten it. (Witness reading document.) Okay. The this quickly gets out of my depth. But the what I what I believe Tim, who 15:48 wrote this message, is is describing is the underlying infrastructure upon which we built Incognito was to effectively create a fresh browser profile that you would use. As I mentioned before, it's like getting a 15:48 new computer, using it, and then you tear it down and throw it away when you when you close the window. So I think he's saying that the 15:49 infrastructure is implemented in this general purpose profiles thing, which could be used in other ways also. 15:49
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Exhibit 22 an e-mail you received as part of your work for Google? A "Chromium-dev." It looks like it was sent to the chromium-dev list, of which I can't remember 15:47 whether I was an owner or a member. 15:47 Q If you look at the metadata, you'll see at 15:47 the very bottom there all custodies. It has your 15:47 name, Brian Rakowski; right? 15:47 A That's right. 15:47 Q So I'll just represent that Google produced 15:47 this as a document from your files. 15:47 Q I just wanted to ask about the first 15:47 chow Incognito works." 15:47 how Incognito works." 15:47 Do you see that? 15:47 Q Do you have an understanding of what that 15:47 means? 15:47	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	know if I've ever read this e-mail before, even though I might have gotten it. (Witness reading document.) Okay. The this quickly gets out of my 15:48 depth. But the what I what I believe Tim, who 15:48 wrote this message, is is describing is the underlying infrastructure upon which we built Incognito was to effectively create a fresh browser profile that you would use. 15:48 As I mentioned before, it's like getting a 15:48 new computer, using it, and then you tear it down and throw it away when you when you close the window. So I think he's saying that the infrastructure is implemented in this general purpose profiles thing, which could be used in other ways also. 15:49 Q And is data from that Incognito profile ever 15:49 MS. TREBICKA: Objection; overbroad; vague. THE WITNESS: You'll have to be more specific
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Exhibit 22 an e-mail you received as part of your work for Google? A "Chromium-dev." It looks like it was sent to the chromium-dev list, of which I can't remember the chromium-dev list, of which I start the very bottom there all custodies. It has your the very bottom there all custodies. It has your the very bottom there all custodies. It has your the very list, and the very bottom there all custodies. It has your the very list, and the very bottom there all custodies. It has your the very list, and the very li	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	know if I've ever read this e-mail before, even though I might have gotten it. (Witness reading document.) Okay. The this quickly gets out of my 15:48 depth. But the what I what I believe Tim, who I5:48 wrote this message, is is describing is the underlying infrastructure upon which we built Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 As I mentioned before, it's like getting a I5:48 This way when you when you close the window. I5:49 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:49 As I mentioned before, it's like getting a I5:48 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:49 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 Incognito was to effectively create a fresh browser I5:48 Incognito was t
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Exhibit 22 an e-mail you received as part of your work for Google? A "Chromium-dev." It looks like it was sent to the chromium-dev list, of which I can't remember whether I was an owner or a member. Q If you look at the metadata, you'll see at the very bottom there all custodies. It has your name, Brian Rakowski; right? A That's right. Q So I'll just represent that Google produced this as a document from your files. A Okay. Then I will - 15:47 Q I just wanted to ask about the first 15:47 where it says: 15:47 how Incognito works." Do you see that? A I see that. Q Do you have an understanding of what that means? 15:47 A Yeah. Q What do you understand that to mean that: 15:47	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	know if I've ever read this e-mail before, even though I might have gotten it. (Witness reading document.) Okay. The this quickly gets out of my depth. But the what I what I believe Tim, who this message, is is describing is the underlying infrastructure upon which we built Incognito was to effectively create a fresh browser profile that you would use. It is the As I mentioned before, it's like getting a throw it away when you when you close the window. So I think he's saying that the Infrastructure is implemented in this general purpose profiles thing, which could be used in other ways also. It is the As I mentioned before, it's like getting a It is the throw it away when you when you close the window. So I think he's saying that the It is the infrastructure is implemented in this general purpose profiles thing, which could be used in other ways also. It is the MS. TREBICKA: Objection; overbroad; vague. THE WITNESS: You'll have to be more specific This the throw it and the more is the more
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Exhibit 22 an e-mail you received as part of your work for Google? A "Chromium-dev." It looks like it was sent to the chromium-dev list, of which I can't remember whether I was an owner or a member. Q If you look at the metadata, you'll see at the very bottom there all custodies. It has your name, Brian Rakowski; right? A That's right. Q So I'll just represent that Google produced this as a document from your files. A Okay. Then I will - 15:47 Q I just wanted to ask about the first 15:47 where it says: 15:47 how Incognito works." Do you see that? A I see that. Q Do you have an understanding of what that means? 15:47 A Yeah. Q What do you understand that to mean that: 15:47	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	know if I've ever read this e-mail before, even though I might have gotten it. (Witness reading document.) Okay. The this quickly gets out of my depth. But the what I what I believe Tim, who this message, is is describing is the underlying infrastructure upon which we built Incognito was to effectively create a fresh browser profile that you would use. It is the As I mentioned before, it's like getting a throw it away when you when you close the window. So I think he's saying that the Infrastructure is implemented in this general purpose profiles thing, which could be used in other ways also. It is the As I mentioned before, it's like getting a It is the throw it away when you when you close the window. So I think he's saying that the It is the infrastructure is implemented in this general purpose profiles thing, which could be used in other ways also. It is the MS. TREBICKA: Objection; overbroad; vague. THE WITNESS: You'll have to be more specific This the throw it and the more is the more

	Page 322		Page 323
1	MS. TREBICKA: We object, but we can take 18:02	1	DECLARATION UNDER PENALTY OF PERJURY
2	that up with communications outside of the record of 18:02	2	
3	this deposition. 18:02	3	I, BRIAN RAKOWSKI, do hereby certify under
4	MR. RICHARDSON: Thank you. 18:02	4	penalty of perjury that I have read the foregoing
5	THE VIDEOGRAPHER: The time is 6:02. That 18:02	5	transcript of my remote deposition, taken on
6	concludes today's deposition. 18:02	6	August 19, 2021, that I have made such corrections
7	THE REPORTER: Do you need a copy and rough 18:03	7	as appear noted herein in ink; initialed by me;
8	sent to you as well? 18:03	8	that my testimony contained herein, as corrected,
9	MS. TREBICKA: Yes, please. 18:03	9	is true and correct.
10	MR. RICHARDSON: Yes, please, with us as 18:03	10	is true and correct.
11	well. You can send that to to Rosie and myself and 18:03	11	DATED this day of, 2021, at
12	Mark Mao. 18:03	12	271122 tills tay of, 2021, til
13	(WHEREUPON, the deposition ended 18:04	13	
14	at 6:02 p m.) 18:04	14	
15	00o	15	SIGNATURE OF WITNESS
16		16	SIGNATURE OF WITNESS
17		17	
18		18	
19		19	
20		20	
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23		23	
24		24	
25		25	
	5 204	23	205
	Page 324		Page 325
1	CERTIFICATE OF REPORTER	1 2	DEPOSITION ERRATA SHEET
2		3	Page NoLine NoChange to:
3	I, ANDREA M. IGNACIO, hereby certify that the	4	
4	witness in the foregoing remote deposition was by me	5	Reason for change:
5	remotely sworn to tell the truth, the whole truth, and	6	Page NoLine NoChange to:
6	nothing but the truth in the within-entitled cause;	7	
7	That said deposition was taken in shorthand	8 9	Reason for change: Page NoLine NoChange to:
8	by me, a disinterested person, at the time and place	1.0	
9	therein stated, and that the testimony of the said	10	Reason for
10	witness was thereafter reduced to typewriting, by	11	change:
11	computer, under my direction and supervision;	12	Page NoLine NoChange to:
12	That before completion of the deposition,	13	Reason for
13	review of the transcript [x] was [] was not	14	change:
14	requested. If requested, any changes made by the	15	Page NoLine NoChange to:
15	deponent (and provided to the reporter) during the	16	
16	period allowed are appended hereto.	17	Reason for
17	I further certify that I am not of counsel or	17 18	change: Page NoLine NoChange to:
18	attorney for either or any of the parties to the said		
19	deposition, nor in any way interested in the event of	19	Reason for
20	this cause, and that I am not related to any of the	20 21	change: Page NoLine NoChange to:
21	parties thereto.		1 age 110Lille 110Change to:
22	Dated:	22	Reason for
23		23	change:
24	ANDREA M. IGNACIO, RPR, CRR, CCRR, CLR, CSR No. 9830	24	SIGNATURE: DATE:
		25	JIONATUREDATE